24893. Adulteration of cream. U. S. v. Two 5-Gallon Cans of Cream. Consent decree of destruction. (F. & D. no. 35865. Sample no. 41532-B.)

This case involved shipments of cream which was in whole or in part decom-

oosed.

On July 12, 1935, the United States attorney for the District of Minnesota, acting upon a report by the Secretary of Agriculture, filed in the district court a libel praying seizure and condemnation of two 5-gallon cans of cream at Minneapolis, Minn., alleging that the article had been shipped in interstate commerce on or about July 9 and July 10, 1935, in part by Toney Eickenbrock, Wales, N. Dak.; and in part by Andrew Kinlund, Bancroft, Nebr., and charging adulteration in violation of the Food and Drugs Act.

The article was alleged to be adulterated in that it was decomposed.

On July 12, 1935, the Milton Dairy, the owner of the product, having consented to the entry of a decree, judgment was entered ordering that it be destroyed.

W. R. Gregg, Acting Secretary of Agriculture.

24894. Adulteration of cream. U. S. v. One 8-Gallon Can of Cream. Consent decree of destruction. (F. & D. no. 35867. Sample no. 41038-B.)

This case involved a shipment of cream which was in whole or in part

decomposed.

On July 17, 1935, the United States attorney for the District of Minnesota, acting upon a report by the Secretary of Agriculture, filed in the district court a libel praying seizure and condemnation of one 8-gallon can of cream at Minneapolis, Minn., alleging that the article had been shipped in interstate commerce on or about July 15, 1935, by Aug. Strache, from Hankinson, N. Dak., and charging adulteration in violation of the Food and Drugs Act.

The article was alleged to be adulterated in that it was decomposed.

On July 17, 1935, the Independent Cream Marketing Association, the owner of the product, having consented to the entry of a decree, judgment was entered ordering that it be destroyed.

W. R. Gregg, Acting Secretary of Agriculture.

24895. Adulteration of cream. U. S. v. One 5-Gallon Can, et al., of Cream. Default decree of destruction. (F. & D. no. 35868. Sample no. 41531-B.)

This case involved shipments of cream which was filthy or decomposed or

both filthy and decomposed.

On July 11, 1935, the United States attorney for the District of Minnesota, acting upon a report by the Secretary of Agriculture, filed in the district court a libel praying seizure and condemnation of seven cans of cream at St. Paul, Minn., alleging that the article had been shipped in interstate commerce on or about July 8 and July 9, 1935, in various consignments by A. C. Hinze, Loretto, Nebr.; Ira Smith, Bassett, Nebr.; Edw. Fork, Carroll, Nebr.; E. O. Behmer, Hoskins, Nebr.; John Egge, Buxton, N. Dak.; Fred Heuther, Regent, N. Dak.; R. Pope, Flora, N. Dak., and charging adulteration in violation of the Food and Drugs Act.

The article was alleged to be adulterated in that it consisted in whole or in

part of a filthy, decomposed, or putrid animal substance.

On September 4, 1935, no claimant having appeared, judgment was entered ordering that the product be destroyed.

W. R. GREGG, Acting Secretary of Agriculture.

24896. Adulteration of crab meat. U. S. v. 1 Barrel, et al., of Crab Meat. Default decrees of condemnation and destruction. (F. & D. nos. 35869, 36190, 36191. Sample nos. 39738-B, 39755-B, 39756-B.)

These cases involved crab meat that contained filth.

On or about July 16 and July 26, 1935, the United States attorneys for the Districts of Maryland and the Eastern District of Pennsylvania, acting upon reports by the Secretary of Agriculture, filed in the district court libels praying seizure and condemnation of one barrel of crab meat at Baltimore, Md., and 210 cans of crab meat at Philadelphia, Pa., consigned by F. H. Ayers & Son, Portsmouth, Va., alleging that the article had been shipped in interstate commerce in part on or about July 12, 1935, from Norfolk, Va., and in part on or about July 23, 1935, from Portsmouth, Va., and that it was adulterated in violation of the Food and Drugs Act.

The article was alleged to be adulterated in that it consisted in whole or

in part of a filthy animal substance.

On August 14 and August 16, 1935, no claimant having appeared, judgments on condemnation were entered and it was ordered that the product be destroyed.

W. R. GREGG, Acting Secretary of Agriculture.

24897. Adulteration of cream. U. S. v. Two 5-Gallon Cans, et al., of Cream. Consent decrees of condemnation and destruction. (F. & D. nos. 36162, 36170, 36172, 36369. Sample nos. 26087-B, 26088-B, 38492-B, 38493-B.)

These cases involved cream which was filthy and decomposed.

On July 19, 20, 29, and 31, 1935, the United States attorney for the District of Colorado, acting upon reports by the Secretary of Agriculture, filed in the district court libels praying seizure and condemnation of 53 cans of cream at Denver, Colo., alleging that the article had been shipped in interstate commerce between the dates of July 16 and July 29, 1935, in various consignments by R. F. Plummer, Garden City, Kans.; Geo. Riley, Drewsey, Oreg.; R. C. Vinson, Dumas, Tex.; Ernest Ellis, Scott City, Kans.; Coltra Co., Colby, Kans.; Mrs. W. M. Radichal, Laramie, Wyo.; Anton Senn, Ashby, Nebr.; C. D. Bratt, Arapahoe, Nebr.; H. M. Hickert, Jennings, Kans.; Henry & Gebhart, Belfry, Mont.; Bert E. Smith, York, Nebr.; George Tkach, Ulm, Wyo.; Guy Slade, Max, Nebr.; John A. Yelek, Rexford, Kans.; Ben A. Ritter, Dresden, Kans.; Francis Miller. Juntura, Oreg.; J. S. Gearhart, Juntura, Oreg.; L. B. Garvin, Silverton, Tex.; Wilson Hanna, North Platte, Nebr.; B. J. Guynan, Sutherland or Paxton. Nebr.; Shaneyfelt Produce, Aurora, Nebr.; Melvin Rogers, Casper, Wyo.; John E. Stumph, Powell, Wyo.; Henry T. Raver, Sutherland, Nebr.; Frank H. Fencil, Waverly, Nebr.; Blaser Producer, Columbus, Nebr.; Frank Gue Cream Co.; Crawford, Nebr.; E. E. Matson, Smith Center, Kans.; A. Bugman, Harper, Oreg.; Lloyd McGetrick, Juntura, Oreg.; Earl Davis, Holdredge, Nebr.; James C. Swim, Marysville, Kans.; Parsons Produce Co., Clarendon, Tex.; M. A. Luther, Ansley, Nebr.; James T. Duffy, Menlo, Kans.; A. L. Bangert, Big Springs, Nebr.; C. R. Stiffler, Clearmont, Wyo.; Albert Drussel, Garden City, Kans.; Letha Duvall, Rozet, Wyo.; Stensvad Poultry Co., Bridgeport, Nebr.; B. F. Hostetler, Bliss, Idaho; Bertha Johnson, Paducah, Tex.; Lawrence Swope, Mountainair, N. Mex., and charging adulteration in violation of the Food and Drugs Act.

The article was alleged to be adulterated in that it was filthy and decomposed.

On July 19, 20, 23, 29, and 31, 1935, the Gold Coin Creamery Co., Denver, Colo., having appeared and admitted the allegations of the libels and having consented to the entry of decrees, judgments of condemnation were entered and it was ordered that the product be destroyed.

W. R. GREGG, Acting Secretary of Agriculture.

24898. Adulteration of cream. U. S. v. One 10-Gallon Can, et al., of Cream. Consent decrees of condemnation and destruction. (F. & D. nos. 36163, 36164. Sample nos. 26091-B, 26092-B.)

These cases involved cream which was found to be in various stages of decomposition.

On July 25, 1935, the United States attorney for the District of Colorado, acting upon reports by the Secretary of Agriculture, filed in the district court libels praying seizure and condemnation of four cans of cream at Colorado Springs, Colo., alleging that the article had been shipped in interstate commerce on or about July 23 and July 24, 1935, in various consignments by the Hollywood Creamery Co. Station, Grenville, N. Mex.; E. C. Winsor, Clayton, N. Mex.; C. E. Cordwell, Weskan, Kans.; and H. Pypkema, Almena, Kans., and charging adulteration in violation of the Food and Drugs Act.

The article was alleged to be adulterated in that it was decomposed.

On July 25, 1935, the Hollywood Creamery Co., Colorado Springs, Colo., having appeared and admitted the allegations of the libels and consented to the entry of decrees, judgments of condemnation were entered and it was ordered that the product be destroyed.

W. R. Gregg, Acting Secretary of Agriculture.

24899. Adulteration of cream. U. S. v. Seven 5-Gallon Cans, et al., of Cream. Consent decrees of condemnation and destruction. (F. & D. nos. 36165, 36166. Sample nos. 38490-B, 38491-B.)

These cases involved cream which was filthy and decomposed.

On July 25, 1935, the United States attorney for the District of Colorado, acting upon reports by the Secretary of Agriculture, filed in the district court libels praying seizure and condemnation of 18 cans of cream at Trinidad,